

pressed to have been paid by the grantees to the grantor, the latter conveyed to them the parcels of property, which were embraced in the said deed from Beale Randall to him. It appears by the evidence and an exhibit, filed in the cause, that the property mentioned and described in the deed from Beale to John T. Randall, had been mortgaged by the former to Micha Lloyd, to secure the sum of \$5,000, due from him to her, and that on the 29th of January, 1836, the mortgagee had executed a release of this mortgage to the said John T. Randall. The bill alleged, that the several conveyances of April, May and September, 1834, of December, 1835, and of June, 1836, were made and delivered without the passing of the several considerations therein respectively mentioned, or of any valuable consideration whatever, and were each and all of them covinously and fraudulently executed, to hinder, delay and defraud the creditors of the said Beale Randall, and especially to defraud the complainant as one of them, and to preserve the property in said deeds described, for the use and benefit of the said Beale, under cover of the names of his sisters and brother, who were all privy to such intent, and aided and assisted in the same, each well knowing of the existence of all said deeds, and combining and confederating together by separate instruments to carry out and consummate a common design; and the defendants are specially interrogated and asked to discover what consideration was actually paid, and how, and to whom it was paid, and why the several considerations were inserted in the deeds, and what communications passed between the parties prior to or at the time of the execution of the deeds, and from whom the proposition to make them came, and whether any agreement was entered into, in relation to said deeds or the uses to which they should enure, either prior to, or at the time, or subsequent to their execution. Deborah and Charlotte Randall are dead, and by their wills give the whole of their estates to their sister Henrietta Randall, who put in a separate answer to the bills. In this she states, that she and her sisters, were the real purchasers of all the property mentioned in the deeds, that the deed of the 22d of May, 1834, was executed to John